

U.S. District Court  
Northern District of Illinois

FILED

Timothy Doyle Young

JAN 15 2008 aew  
Jan 15 2008  
MICHAEL W. DOBBINS  
CLERK, U.S. DISTRICT COURT

vs.

#07-C-6566

(Ex parte)

United States

Request for Order

- ① I request an Order directing the Clerk of the Court to send a copy of the complaint to my co-Plaintiff:

Chicago Tribune Newspaper

- ② The Defendant withheld my letters to the Tribune without Due Process and in violation of:

- A) First Amendment
- B) Fifth Amendment
- C) 28 CFR § 540.15 et seq.
- D) PS 5265.11 (12)

ONE

E) FLM 5265.11 (5)(N).

F) 18 USC § 1702, 1708, or 1709.

G) *Procunier v. Martinez*, 416 US 396, 413, 418, 94 Sct 1800.

③ The letters were withheld or destroyed without reason or notice with the sole intent of suppressing truthful information that can be verified by BOP records and/or public records, that is a matter of public concern.

④ This also violates the First Amendment Right of the Chicago Tribune Newspaper and each Journalist affected.

⑤ The Tenth Circuit has not intervened to prevent First Amendment Retaliation and First Amendment denial of access (see #06-ZLW-1253, dkt.'s #32, #35, #41, #82, etc.). The Tenth Circuit has repudiated its jurisdiction and I am waiting to see what the Sct is going to do.

Summary

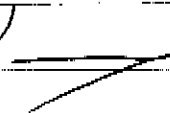
⑥ I ask that the Court send a copy of the complaint to the co-Plaintiff because of the Attorney-Client privilege. Fisher v. US, 425 US 391, 403 (The Attorney-Client privilege protects confidential communication to an Attorney necessary to obtain legal counseling).

⑦ The Chicago Tribune Newspaper and myself have a Right under the First Amendment and the Attorney-Client Doctrine to discuss legal strategy and to coordinate venue issues, etc.

⑧ A copy of the complaint being sent to the co-Plaintiff may very well resolve this case or at least in this Circuit.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on  
Jan. 7<sup>th</sup>, 2008.

T. V. 

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